PATENT COOPERATION TREATY

To: MICROSOFT CORPORATION	PCT
ATTN TUAN NGO (TUANNGO), 8/2287 LCA, INTERNATIONAL PATENTS DEPARTMENT ONE MICROSOFT WAY REDMOND WA 98052-6399 USA	NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT AND THE WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY, OR THE DECLARATION
	(PCT Rule 44.1)
	Date of mailing (day/month/year) 29 DECEMBER 2009 (29.12.2009)
Applicant's or agent's file reference	FOR FURTHER ACTION See paragraphs 1 and 4 below
323805.02 WO	
International application No. PCT/US2009/046344	International filing date (day/month/year) 05 JUNE 2009 (05.06.2009)
Applicant MICROSOFT CORPORATION	·
Authority have been established and are transf Filing of amendments and statement under The applicant is entitled, if he so wishes, to a	Article 19: mend the clims of the international application (see Rule 46): mend the silms of the international application (see Rule 46): methems is normally two months from the date of transmittal of the au of WIPO, 34 chemin des Colombettes sintile No.+412 233 88 270
 The applicant is hereby notified that no interm Article 17(2)(a) to that effect and the written c 	national search report will be established and that the declaration under opinion of the International Searching Authority are transmitted herewith.
the protest together with the decision the	t of (an) additional fee(s) under Rule 40.2, the applicant is notified that: reon has been transmitted to the International Bureau together with the f both the protest and the decision thereon to the designated Offices.
no decision has been made yet on the pro	stest; the applicant will be notified as soon as a decision is made.
4. Reminders Shortly after the expiration of 18 months from the pric Bureau. If the applicant wishes to avoid or postpone p priority claim, must reach the International Bureau as; the technical preparations for international publication.	ority date, the international application will be published by the International subdictition, a notice of withdrawal of the international application, or of the provided in Rules 90bs. I and 90bs. 3, respectively, before the completion of
The applicant may submit comments on an informal butternational Bureau. The International Bureau will sepreliminary examination report has been or is to be estable for the expiration of 30 months from the priority day.	asis on the written opinion of the International Searching Authority to the nd a copy of such comments to all designated Offices unless an international abilished. These comments would also be made available to the public but not ate.
Within 19 months from the priority date, but only in a exemination must be filed if the applicant wishes to po- date (in some Offices even later); otherwise, the applica- acts for entry into the national phase before those design	espect of some designated Offices, a demand for international preliminary ostpone the entry into the national phase until 30 months from the priority ann must, within 20 months from the priority date, perform the preseribed gnated Offices.
	f 30 months (or later) will apply even if no demand is filed within 19 months. out the applicable time limits, Office by Office, see the PCT Applicant's
Name and mailing address of the ISA/KR	Authorized officer
Korean Intellectual Property Office Government Complex-Dacjeon, 139 Sconsa Sco-gu, Dacjeon 302-701, Republic of Kore	e-ro, COMMISSIONER

Telephone No. 82-42-481-5762

NOTES TO FORM PCT/ISA/220

These Notes are intended to give the basic instructions concerning the filing of amendments under Article 19. The Notes are based on the requirements of the Pateut. Cooperation, Treaty, the Regulations and the Administrative Instructions under that Treaty, In case of discrepancy between these Notes and those requirements, the latter are applicable. For more detailed information, see also the PCT Applicator's Gold.

In these Notes, "Article", "Rule" and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative Instructions, respectively.

INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19

The applicant has, after having received the international search report and the written opinion of the International Searching Authority, one opportunity to mend the claims of the international application. It should however be emphasized that, since all parts of the international application (claims, description and drawings) may be amended during the international preliminary examination procedure, there is usually no need to file amendments of the claims under Article 19 except where, e.g., the applicant wants the alter to be published for the purposes of provisional protection in a manufacture of the applicant wants the alter to be published for the purposes of provisional protection in a manufacture of the purpose of provisional protection in a work of the purpose of provisional protection is available in some States only (see PCT Applicants Guide, Armes B).

The attention of the applicant is drawn to the fact that ammendments to the claims under Article 19 are not allowed where the International Searching Authority has declared, under Article 17(2), that no international search report would be established (see PCT Applicant's Guide, paragraph 2961.

What parts of the international application may be amended?

Under Article 19, only the claims may be amended:

During the international phase; the claims may also be amended (or further amended) under Article 34 before the International Preliminary Examining Authority. The description and drawings may only be amended under Article 34 before the International Preliminary Examining Authority.

Upon entry into the national phase, all parts of the international application may be amended under Article 28 or, where applicable, Article 41.

When? Within 2 months from the date of transmittal of the international search report or 16 months from the priority date, whichever time limit expires later, it should be noted, however, that the amendments will be considered as having been received on time if they are received by the International Bureau after the explantion of the applicable time limit but before the completion of the technical preparations for international publication (Rule 46.1).

Where not to file the amendments?

The amendments may only be filed with the International Bureau and not with the receiving Office or the International Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been/is filed, see below.

How? Either by cancelling one or more entire claims, by adding one or more new claims or by amending the text of one or more of the claims as filed.

A replacement sheet or sheets containing a complete set of claims in replacement of all the claims previously filed must be submitted.

Where a claim is cancelled, no renumbering of the other claims is required. In all cases where claims are renumbered, they must be renumbered consecutively in Arable numerals (Section 205(a)).

The amendments must be made in the language in which the international application is to be published.

What documents must/may accompany the amendments?

Letter (Section 205(b)):

The amendments must be submitted with a letter.

The letter will not be published with the international application and the amended claims. It should not be confused with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must be in English or French, at the choice of the applicant. However, if the language of the international application is English, the letter must be in English; if the language of the international application is French, the letter must be in French.

NOTES TO FORM PCT/ISA/220 (continued)

The letter must indicate the differences between the claims as filed and the claims as amended. It must, in particular, indicate, in connection with each claim appearing in the international application (it being understood that identical indications concerning several claims may be agrouped, whether

- (i) the claim is unchanged;
- (ii) the claim is cancelled;
- (iii) the claim is new;
 - (iv) the claim replaces one or more claims as filed;
- (v) the claim is the result of the division of a claim as filed.

The following examples illustrate the manner in which amendments must be explained in the accompanying letter:

- [Where originally there were 48 claims and after amendment of some claims there are 51];
 "Claims 1 to 29, 31, 32, 34, 35, 37 to 48 replaced by amended claims bearing the same numbers; claims 30, 33 and 36 unchanged; new claims 49 to 51 added."
- [Where originally there were 15 claims and after amendment of all claims there are 11]: "Claims 1 to 15 replaced by amended claims 1 to 11."
- [Where originally there were 14 claims and the amendments consist in cancelling some claims and in adding new claims]:
- "Claims 1 to 6 and 14 unchanged; claims 7 to 13 cancelled; new claims 15, 16 and 17 added," or "Claims 7 to 13 cancelled; new claims 15, 16 and 17 added; all other claims unchanged."
- [Where various kinds of amendments are made];
- "Claims 1 10 unchanged; claims 11 to 13, 18 and 19 cancelled; claims 14, 15 and 16 replaced by amended claim 14; claim 17 subdivided into amended claims 15, 16 and 17; new claims 20 and 21 added."

"Statement under Article 19(1)" (Rule 46.4)

The amendments may be accompanied by a statement explaining the amendments and indicating any impact that such amendments might have on the description and the drawings (which cannot be amended under Article 19(1)).

The statement will be published with the international application and the amended claims. It must be in the language in which the international application is to be published. It must be brief, not exceeding 500 words if in English or if translated into English.

It must be brief, not exceeding 500 words if in English or if translated into English.

It should not be contineed with and does not replace the letter indicating the differences between the chilms as filled and as amended. It must be filled on a separate sheet and must be indentified as such by a heading, preferably by using the words "Sutement under Article 19(1)."

It may not contain any disparaging comments on the international search report or the relevance of citations, contained in that report. Reference to clintions, relevant to a given claim, contained in the international search report may be made only in connection with an amendment of that claim.

Consequence if a demand for international preliminary examination has already been filed

If, at the time of filing any amendments and any accompanying statement, under Article 19, a demand for international preliminary examination has already been submitted, the applicant must preferably, at the time of filing the amendments (and only statement) with the International Bureau, also file with the hierarchional Preliminary Examining Authority a copy of such amendments (and of any statement) and, where required, a translation of such amendments for this procedure before that Authority (see Failes 55.3(a) and 62.2, first sentence), For further information, see the Notes to the demand form (FCVIPEA/401).

If a demand for international preliminary examination is made, the written opinion of the International Searching Authority will, except in cartian cases where the International Preliminary Examining Authority did not set as International Searching Authority and where it has rotified the International Bureau under Rule 66.1 his(b), be considered to be a written opinion of the International Preliminary Examining Authority. Fin domand is made, the applicant may submit to the International Preliminary Examining Authority, a reply to the written opinion together, where appropriate, with unendments before the expiration of 3 months from the date of mailing of Form PCIVISA/IZO to Defore the expiration of 22 months From the priority date, whichever expirits state (Rule 43 bis. 1(c)).

Consequence with regard to translation of the luternational application for entry into the national phase

The applicant's attention is drawn to the fact that, upon entry into the national phase; a translation of the claims as amended under Article 19 may have to be furnished to the designated/elected Offices, instead of, or in addition to, the translation of the claims as filed.

For further details on the requirements of each designated/elected Office, see the PCT Applicant's Guide, National Chanters.

* Attention

Copies of the documents cited in the international search report can be searched in the following Korean Intellectual Property Office English website for three months from the date of mailing of the international search report.

http://www.kipo.go.kr/cn/ => Patent Search => PCT-Service.

ID : PCT international application number

PW: 1GJDCRK3

Inquiries related to PCT International Search Report or Written Opinion prepared by KIPO as an International Searching Authority can be answered not only by KIPO but also through IPKC (Intellectual Property Korea Center), located in Vienna, VA, which functions as a PCT Help Desk for PCT applicants.

Homepage: http://www.ipkcenter.com Email: ipkc@ipkcenter.com Phone: +1 703 388 1066 Fax: +1 703 388 1084

AICR.	OSOFT CORPO	RATION			PCT
NTE		TENTS DEP	2287 LCA, ARTMENT ONE A 98052-6399 USA	INTERNA	RITTEN OPINION OF THE FIONAL SEARCHING AUTHORITY (PCT Rule 43bis.1)
				Date of mailing (day/month/year)	29 DECEMBER 2009 (29.12.2009)
••	ant's or agent's fil 5.02 WO	c reference		FOR FURTHER	ACTION See paragraph 2 below
	ional application		International filing da 05 JUNE 2009 (Priority date(day/month/year) 27 JUNE 2008 (27.06.2008)
IICI	ROSOFT CO	RPORATI	ON		
			clating to the following i	terus:	
Thi	s opinion contain Box No. I Box No. II Box No. III	s indications r Basis of the o Priority Non-establish	clating to the following i		ve step and industrial applicability
Thi	s opinion contain Box No. I Box No. II	Basis of the o Priority Non-establish Lack of unity Reasoned sta	elating to the following i pinion hment of opinion with re of invention tement under Rule 43bis	gard to novelty, inventiv	
Thi	Box No. I Box No. II Box No. III Box No. IV	Basis of the o Priority Non-establish Lack of unity Reasoned sta	elating to the following i pinion hment of opinion with re of invention tement under Rule 43bis explanations supporting	gard to novelty, inventiv	re step and industrial applicability ovelty, inventive step or industrial applicability.
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Thi	Box No. II Box No. III Box No. III Box No. IVI Box No. VI Box No. VI Box No. VII	s indications r Basis of the c Priority Non-establist Lack of unity Reasoned sta citations and Certain docu	clating to the following i pinion ment of opinion with re y of invention tement under Rule 43bis explanations supporting ments cited	gard to novelty, inventively, inventively, inventively, it is a support to the such statement.	

Name and mailing address of the ISA/KR
Korean intellectual Property Office
Government Complex-Ducjeon, 139
Seonsa-ro. Seo-gu, Dacjoon 302
-701, Republic of Korea
Facsimile No. 82-42-472-7140

3. For further details, see notes to Form PCT/ISA/220.

Date of completion of this opinion | Authorized officer

28 DECEMBER 2009 (28.12.2009) AN, BYUNG IL

Telephone No.82-42-481-8471



WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.
PCT/US2009/046344

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34	ox No. I Basis of this opinion
ı.	With regard to the language, this opinion has been established on the basis of:
	the international application in the language in which it was filed
	a translation of the international application into, which is the language of a translation furnished for the purposes of international search (Rules 12.3(a) and 23.1(b))
2.	This opinion has been established taking into account the rectlication of an obvious mistake authorized by or notified to this Authority under Rule 91 (Rule 43bis.I(a))
3.	With regard to any nucleotide and/or amino acid sequence disclosed in the international application, this opinion has been established on the basis of:
	a. type of material
	n sequence listing
	table(s) related to the sequence listing
	b. format of material
	On paper
	in electronic form
	c. time of filing/furnishing
	contained in the international application as filed.
	filed together with the international application in electronic form.
	furnished subsequently to this Authority for the purposes of search.
ı.	In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been
	filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that
	in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
	Additional comments:

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US2009/046344

Box No. V Reasoned statement under Rule 43bis. I(a)(i) with regard to novelfy, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)	Claims	1-20	 YE
	Claims	NONE	 NO
Inventive step (IS)	Claims	1-20	YES
	Claims	NONE	 NO
Industrial applicability (IA)	Claims	1-20	YES
	Claims	NONE	NO

2. Citations and explanations:

Reference is made to the following documents:

- D1: US 2005/0117179 AI (TATSUO ITO et al.) 2 JUNE 2005
- D2: US 2007/0106951 A1 (MICHAEL J. McCORMACK et al.) 10 MAY 2007 D3: US 2006/0242575 A1 (MICHAEL E.D. WINSER) 26 OCTOBER 2006
- 1. Novelty and Inventive Step
- 1.1 Claims [1-16]

The subject matter of claim 1 differs from that of DI - D3 in displaying a status of a document in an out-space user interface and displaying information about a non-authoring feature that may be utilized for changing the status of the document in the out-space user interface with the displayed status of the document. And it is not obvious to a person skilled in the art by the documents, taken alone or in combination. Therefore, claim I meets the requirements of PCT Article 33(2) and (3) with respect to movelty and inventive step.

Claims [2-16] are dependant on claim 1 and therefore meet the requirements of PCT Article 33(2) and (3).

(continued on the supplemental box)

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/US2009/046344

Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

Continuation of:

(box V)

1.2 Claims [17-18]

The subject matter of claim 17 differs from that of D1 - D3 in displaying a status of a document in a secondary computer-generated user interface and displaying information about a non-authoring feature that may be utilized for chamging the status of the document in the secondary computer-generated user interface with the displayed status of the document. And it is not obvious to a person skilled in the art by the documents, taken alone or in combination. Therefore, claim 17 meets the requirements of PCT Article 33(2) and (3) with respect to novelty and inventive step.

Claim [18] is dependant on claim 17 and therefore meets the requirements of PCT Article 33(2) and (3).

1.3 Claims [19-20]

The subject matter of claim 19 differs from that of Di - D3 in displaying a status of a document in a document status display pane that is displayed in a secondary computer-generated user interface, displaying a selectable control in the document status display pane for accessing the feature for changing the status of the document and monitoring the status of the document, and dynamically updating the status of the document displayed in the document status pane as the status of the document of the document status pane as the status of the document changes. And it is not obvious to a person skilled in the art by the document staken alone or in combination. Therefore, claim 19 meets the requirements of PCT Article 33(2) and (3) with respect to novelty and inventive step.

Claim [20] is dependant on claim 19 and therefore meets the requirements of PCT Article 33(2) and (3).

2. Industrial Applicability

Claims 1-20 are industrially applicable under PCT Article 33(4).

PATENT COOPERATION TREATY

PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

323805.02 WO	FOR FURTHER ACTION as well:	see Form PCT/ISA/220 as, where applicable, item 5 below.
International application No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)
PCT/US2009/046344	05 JUNE 2009 (05.06.2009)	27 JUNE 2008 (27.06.2008)
Applicant MICROSOFT CORPORAT	TION	
This International search report has be to Article 18. A copy is being transmit	on prepared by this International Searching Authoritied to the International Bureau.	y and is transmitted to the applicant according
This international search report consist It is also accompanied	s of a total of3 sheets. by a copy of each prior art document cited in this rep	ort.
Basis of the report a. With regard to the language.	the international search was carried out on the basi	s of:
the international a	pplication in the language in which it was filed	
a translation of the translation furnish	enternational application into ed for the purposes of international search (Rules 12.	, which is the language of a 3(a) and 23.1(b))
b. This international search	report has been established taking into account the a to this Authority under Rule 91 (Rule 43.6bis(a)).	
	ectide and/or amino acid sequence disclosed in the	international application, see Box No. I.
2. Certain claims were for	und unsearchable (See Box No. II)	
3. Unity of invention is la-		
4. With regard to the title;		
the text is approved as st	ibmitted by the applicant.	
the text has been established	hed by this Authority to read as follows:	
5. With regard to the abstract,	ibmitted by the applicant.	
ELLAN .	shed, according to Rule 38.2, by this Authority as it	appears in Box No. IV. The applicant
	rom the date of mailing of this international search re	
6. With regard to the drawings,		
a. the figure of the drawings to	be published with the abstract is Figure No.	9
as suggested by the	***	
	Authority, because the applicant failed to suggest a fi	
	Authority, because this figure better characterizes the e published with the abstract.	invention.
b. none of the figure is to h	e puonsneu with the abstract.	

Form PCT/ISA/210 (first sheet) (July 2008)

CLASSIFICATION OF SUBJECT MATTER

G06F 17/24(2006.01)i, G06F 17/21(2006.01)i, G06F 3/048(2006.01)i

According to International Patent Classification (IPC) or to both national classification and IPC

FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols)

IPC: GOSE

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched Korean Utility models and applications for Utility models since 1975 Japanese Utility models and applications for Utility models since 1975

Electronic data base consulted during the international search (name of data base and, where practicable, search terms used) eKOMPASS(KIPO internal) "exposing, feature, status, information, document, space, interface"

DOCUMENTS CONSIDERED TO BE RELEVANT

Category*	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
.A	US 2005/0117179 A1 (TATSUO ITO et al.) 2 JUNE 2005 seo abstract, paragraph[0084] - paragraph[0091], Figures 1-2.	1-20
A.	US 2007/0106951 A1 (MICHAEL J. McCORMACK et al.) 10 MAY 2007 see abstract, paragraph[0004] - paragraph[0006], paragraph[0015] - paragraph[0019], Figure 1.	1-20
A	US 2006/0242575 A1 (MICHAEL E.D. WINSIER) 26 OCTOBER 2006 see abstract, paragraph[0007] - paragraph[0010], paragraph[0030] - paragraph[0033], Figures 3-5.	1-20

_	Further c	locuments ar	e listed in	the con	tinuation of	Box C
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- Special categories of cited documents:
- "A" document defining the general state of the art which is not considered to be of particular relevance
- carlier application or patent but published on or after the international filing date
- document which may throw doubts on priority claim(s) or which is cited to establish the publication date of citation or other special reason (as specified)
- "O" document referring to an oral disclosure, use, exhibition or other
- "P" document published prior to the international filing date but later than the priority date claimed Date of the actual completion of the international search 28 DECEMBER 2009 (28.12.2009)

being obvious to a person skilled in the art "&" document member of the same patent family

step when the document is taken alone

See patent family annex.

the principle or theory underlying the invention

"To later document published after the international filing date or priority

"X" document of particular relevance; the claimed invention cannot beconsidered novel or cannot be considered to involve an inventive

"Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is

date and not in conflict with the application but eited to understand

combined with one or more other such documents, such combination

Date of mailing of the international search report

29 DECEMBER 2009 (29.12.2009) Name and mailing address of the ISA/KR Authorized officer

Korean Intellectual Property Office Government Complex-Daejeon, 139 Sconsa-ro, Seo-gu, Daejeon 302-701, Republic of Korea

Facsimile No. 82-42-472-7140

AN, BYUNG IL Telephone No. 82-42-481-8471



INTERNATIONAL SEARCH REPORT

Information on patent family members

International application No.
PCT/US2009/046344

Patent document cited in search report	Publication date	Patent family member(s)	Publication date
US 2005-0117179 A1	02.06.2005	CN 1655112 A	17.08.2005
		CN 100454229 G	21.01.2009
		CN 1673896 A	28.09.2005
		EP 1530125 A2 EP 1530126 A2	11.05.2005
		JP 2005-182761 A	07.07.2005
		JP 2005-160059 A	16.06.2005
		JP 2005-158055 A	16.06.2005
		JP 04-268116 B2	27.02.2009
		JP 04-268117 B2	27.02.2009
		US 2005-0134888 A1	23,06,2005
US 2007-106951 A1	10.05:2007	US 07484180 82	27.01.2009
US 2006-0242575 A1	26, 10, 2006	US 07100112 B1	29,08,2006
00 2000 0242013 A1	20.10.2000	US 07469377 B2	23.12.2008